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13	Attorney for Defendant Amazon and Subsidiaries Short Term Disability Plan		
14			
15	UNITED STATES DISTRICT COURT FOR DISTRICT OF NEVADA		
16			
17	KEITHLEY JOHNSON,	) Case No.: 2:20-cv-02259-RFB-VCF	
18	Plaintiff,	) ) STIPULATION AND [PROPOSED]	
19	v.	ORDER TO WITHDRAW MOTION TO DISMISS [EFC 17] AND SET DEADLINE	
20	AMAZON AND SUBSIDIARIES SHORT	TO FILE ANSWER	
21	TERM DISABILITY PLAN,	)	
22	Defendant.	) )	
23			
24	Defendant Amazon and Subsidiaries Short Term Disability Plan (the "Plan"), by and		
25	through its counsel of record, the law firm of Greenberg Traurig, LLP, and Plaintiff Keithley		
26	Johnson ("Johnson"), by and through his counsel of record, the Hatfield Law Associates and		
27	Raquel M. Busani, hereby stipulate and agree as follows:		
		1	
28	STIPULATION AND [PROPOSED] ORDER		

1	1. Plaintiff filed the instant action on December 15, 2020 (ECF 1);		
2	2. The Plan filed a Waiver of the Service of Summons on January 7, 2021 (ECF 9)		
3	and thereafter filed a Motion to Dismiss (ECF 17) on March 5, 2021.		
4	3. The Plan, in researching author	orities regarding an alleged defect brought to its	
5	attention by Plaintiff's counsel, has concluded its Motion to Dismiss (ECF 17) is not meritoriou		
6	and therefore, in the interest of judicial economy, it seeks to withdraw the Motion to Dismiss.		
7	4. Plaintiff stipulates to the Plan withdrawing the Motion to Dismiss (ECF 17).		
8	5. Moreover, the parties stipulat	e to the Plan filing its Answer in this matter within	
9	10 days of the filing date of this Motion.		
10	IT IS SO STIPULATED.		
11			
12	DATED: March 17, 2021	DATED: March 17, 2021	
13	/s/ Alayne M. Opie GREENBERG TRAURIG, LLP	/s/ Raquel M. Busani RAQUEL M. BUSANI, CA State Bar #323162	
14	ALAYNE M. OPIE, ESQ.	raquel@erisalg.com	
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15	10845 Griffith Peak Drive Suite 600	Fresno, California 93704	
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	/s/ Richard McCrea	Pro Hac Vice	
17	RICHARD MCCREA, JR., ESQ.	170 Hac 7 rec	
18	(admitted pro hac vice)	TREVOR HATFIELD, NSB #7373	
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19	Tampa, Florida 94202	Hatfield Law Associates	
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20	/s/ Stephanie D. Ahmad	Las Vegas, NV 89101	
21	STEPHANIE D. AHMAD, ESQ.	Telephone: (702) 388-4469	
21	(admitted pro hac vice)	Telefax: (702) 684-5147	
22	1900 University Avenue, 5th Floor	, ,	
23	East Palo Alto, California 94202	Attorneys for Plaintiff, Keithley Johnson	
24	Attorney for Defendant Amazon and	IT IS SO ORDERED:	
	Subsidiaries Short Term Disability Plan	Ø)	
25		45	
26		RICHARD F. BOULWARE, II	
27		United States District Judge	
28		DATED this 18th day of March, 2021.	